UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK

ERVIN CUMMINGS,

Plaintiff,

-against-

9:14-CV-0111 (LEK/TWD)

CLINTON COUNTY LEGISLATURE, et al.,

Defendants.

ORDER

This matter comes before the Court following a Report-Recommendation filed on August 13, 2014, by the Honorable Thérèse Wiley Dancks, U.S. Magistrate Judge, pursuant to 28 U.S.C. § 636(b) and Local Rule 72.3(c). Dkt. No. 12 ("Report-Recommendation").

Within fourteen days after a party has been served with a copy of a magistrate judge's reportrecommendation, the party "may serve and file specific, written objections to the proposed findings
and recommendations." FED. R. CIV. P. 72(b); L.R. 72.1(c). If no objections are made, or if an
objection is general, conclusory, perfunctory, or a mere reiteration of an argument made to the
magistrate judge, a district court need review that aspect of a report-recommendation only for clear
error. Chylinski v. Bank of Am., N.A., 434 F. App'x 47, 48 (2d Cir. 2011); Barnes v. Prack, No.
11-CV-0857, 2013 WL 1121353, at *1 (N.D.N.Y. Mar. 18, 2013); Farid v. Bouey, 554 F. Supp. 2d
301, 306-07 & n.2 (N.D.N.Y. 2008); see also Machicote v. Ercole, No. 06 Civ. 13320, 2011 WL
3809920, at *2 (S.D.N.Y. Aug. 25, 2011) ("[E]ven a *pro se* party's objections to a Report and
Recommendation must be specific and clearly aimed at particular findings in the magistrate's
proposal, such that no party be allowed a second bite at the apple by simply relitigating a prior
argument.").

No objections were filed in the allotted time period. See Docket. Accordingly, the Court has reviewed the Report-Recommendation for clear error. Having found none, the Report-Recommendation is approved and adopted in its entirety.

Accordingly, it is hereby:

ORDERED, that the Report-Recommendation (Dkt. No. 12) is APPROVED and ADOPTED in its entirety; and it is further

ORDERED, that Plaintiff's Application to proceed *in forma pauperis* (Dkt. No. 8) is **GRANTED**; and it is further

ORDERED, that Plaintiff's claims against Defendants Clinton County Legislature; Dave Fauro; and Larry Bedard are DISMISSED with leave to amend. If Plaintiff wishes to proceed with these claims, he must file, within thirty (30) days of the filing date of this Order, an amended complaint that remedies the deficiencies identified in the Report-Recommendation; and it is further

ORDERED, that Plaintiff's claims against Defendants Commission of Corrections; Clinton County Sheriff's Department; and Clinton County Jail are **DISMISSED** without leave to amend; and it is further

ORDERED, that the Clerk of the Court serve a copy of this Order on the parties to this action in accordance with the Local Rules.

¹Any amended complaint, which shall supersede and replace the original Complaint in its entirety, must allege claims of misconduct or wrongdoing against each named defendant which Plaintiff has a legal right to pursue, and over which this Court may properly exercise jurisdiction. Any amended complaint must also comply with the pleading requirements of Rules 8 and 10 of the Federal Rules of Civil Procedure.

IT IS SO ORDERED.

DATED: October 16, 2014

Albany, New York

Lawrence E. Kahn U.S. District Judge